

REFERENCE TITLE: water storage permits; notice requirements

State of Arizona
Senate
Forty-eighth Legislature
First Regular Session
2007

SB 1312

Introduced by
Senator Flake

AN ACT

AMENDING SECTION 45-871.01, ARIZONA REVISED STATUTES; RELATING TO UNDERGROUND
WATER STORAGE.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:
2 Section 1. Section 45-871.01, Arizona Revised Statutes, is amended to
3 read:

4 45-871.01. Permit application; fee; notice of application;
5 objections; hearing; appeal

6 A. The director shall prescribe and furnish application forms for the
7 permits prescribed by articles 2 and 3 of this chapter. The application
8 forms shall require the applicant to submit the information needed by the
9 director to determine whether the permit may be issued. The director shall
10 establish and collect a reasonable fee from the applicant to cover the cost
11 of administrative services and other expenses associated with evaluating and
12 issuing each permit. All fees collected pursuant to this subsection shall be
13 remitted pursuant to section 45-615, paragraph 1.

14 B. On receipt of an application for a permit pursuant to this chapter,
15 the director shall endorse on the application the date of its receipt and
16 shall keep a record of the application. **ON RECEIPT OF AN APPLICATION, THE**
DIRECTOR SHALL PROVIDE A PRELIMINARY NOTICE OF APPLICATION WITHIN FIFTEEN
18 DAYS BY FIRST CLASS MAIL TO EACH CITY, TOWN, PRIVATE WATER COMPANY,
CONSERVATION DISTRICT, IRRIGATION DISTRICT, ELECTRICAL DISTRICT PROPERTY
OWNER AND BUSINESS OPERATING WITHIN ONE MILE OF THE AREA OF IMPACT OF THE
STORED WATER. The director shall conduct a review of the application within
22 one hundred days of receipt of the application. If the director determines
23 in the review that the application is incomplete or incorrect, the director
24 shall notify the applicant and the review period is extended by fifteen
25 days. The application is incomplete or incorrect until the applicant files
26 the information requested in the application. The director may conduct
27 independent investigations as necessary to determine whether the application
28 should be approved or rejected.

29 C. If the application is for water storage at an underground storage
30 facility that is exempt from the requirement for an aquifer protection permit
31 under section 49-250, subsection B, paragraph 12, 13 or 24, the director of
32 water resources shall consult with the director of environmental quality and
33 shall develop a coordinated and unified permit review process, that conforms
34 to the time schedule prescribed by this section, to determine whether the
35 permit application is correct and whether the development of a plan of action
36 for monitoring and data analysis shall be required.

37 D. Except as provided in subsection E of this section, if the
38 application is determined to be complete and correct and the application is
39 for a storage facility permit or a water storage permit, the director, within
40 fifteen days of that determination or a longer period if requested by the
41 applicant, shall give notice of the application once each week for two
42 consecutive weeks in a newspaper of general circulation in the county or
43 counties in which persons reside who could reasonably be expected to be
44 affected by the water storage. The director shall also give notice by first
45 class mail to each city, town, private water company, conservation district,

1 irrigation district and electrical district that serves land within the area
2 of impact of the stored water. The notice shall state that persons who may
3 be adversely affected by the water storage may file written objections to the
4 issuance of the permit with the director for fifteen days after the last
5 publication of notice. An objection shall state the name and mailing address
6 of the objector, shall be signed by the objector or the objector's agent or
7 attorney and shall clearly set forth the reasons why the permit should not be
8 issued. The grounds for objection are limited to whether the application
9 meets the criteria for issuing the permit being requested as prescribed by
10 articles 2 and 3 of this chapter.

11 E. If the application is determined to be complete and correct and the
12 application is for a water storage permit to store Colorado river water at a
13 storage facility where storage of Colorado river water has previously been
14 permitted, the director may issue the permit within twenty days of that
15 determination if all of the following apply:

16 1. The holder of the storage facility permit with which the water
17 storage permit will be affiliated has consented to the water storage.

18 2. The water storage permit will not require a modification of an
19 affiliated water storage facility permit.

20 3. Colorado river water will be the only type of water stored under
21 the water storage permit.

22 4. The applicant has the right to use the Colorado river water.

23 F. Except as provided in section 45-834.01, subsection D, if the
24 application is determined to be complete and correct and the application is
25 for a recovery well permit, the director, within fifteen days of the
26 determination or a longer period if requested by the applicant, shall give
27 notice of the application once each week for two consecutive weeks in a
28 newspaper of general circulation in the county in which the applicant
29 proposes to recover stored water. If the application is for a well located
30 inside of or within three miles of the exterior boundaries of the service
31 area of a city, town, private water company or irrigation district, the
32 applicant shall give notice of the application by first class mail to each
33 city, town, private water company or irrigation district within that
34 distance. The applicant shall file proof of the notice with the director.
35 The notice shall state that persons who may be adversely affected by the
36 recovery well may file written objections to the issuance of the permit with
37 the director for fifteen days after the last publication of notice. An
38 objection shall state the name and mailing address of the objector, shall be
39 signed by the objector or the objector's agent or attorney and shall clearly
40 set forth reasons why the permit should not be issued. The grounds for
41 objection are limited to whether the application meets the criteria for
42 issuing a recovery well permit as set forth in section 45-834.01,
43 subsection B. For the purposes of this subsection, if the proposed recovery
44 well is located within three miles outside of the exterior boundaries of the
45 service area of a city, town, private water company or irrigation district, a

1 city, town, private water company or irrigation district within that distance
2 shall be considered a person who may be adversely affected by the recovery
3 well.

4 G. In appropriate cases, including cases in which a proper objection
5 to the permit application has been filed, an administrative hearing may be
6 held before the director's decision on the application if the director deems
7 a hearing necessary. At least thirty days before the hearing, the director
8 shall notify the applicant and any person who filed a proper objection to the
9 issuance of the permit. The hearing shall be scheduled for at least sixty
10 days but not more than ninety days after the expiration of the time in which
11 to file objections.

12 H. If a hearing is not held, the director shall issue a decision and
13 order within six months of the date notice of the application is first given
14 pursuant to subsection D or F of this section, or within ninety days in the
15 case of an application under article 6 of this chapter. The director shall
16 record and endorse the approval or rejection of the application on the
17 application. If the permit is denied, the director shall return a copy of
18 the application to the applicant specifically stating the reasons for denial.

19 I. The applicant or any person who filed a proper objection to the
20 application may seek judicial review of the final decision of the director as
21 provided in section 45-114, subsection B in superior court as provided in
22 section 45-405.

23 J. Section 45-114, subsections A and B govern administrative
24 proceedings, rehearings or review and judicial review of final decisions of
25 the director under this section. If an administrative hearing is held, it
26 shall be conducted in the active management area in which the storage or
27 recovery is located.

28 K. On receipt of an application for a permit pursuant to this section,
29 the director shall provide written notice of the proposed permit to the city,
30 town or county that has land use jurisdiction over the site that is the
31 subject of the permit. The notice shall be given at the same time and in the
32 same manner as the notices prescribed by subsections D and F of this section
33 in order to provide the city, town or county with the opportunity to comment
34 on the proposed facility's or well's compliance with site planning and
35 operational requirements of the city, town or county. This subsection shall
36 not be construed to limit the exclusive authority of the director to
37 determine the issuance of the permit or the site of the facility or well or
38 to reduce the authority of the city, town or county to enforce its applicable
39 ordinances governing site planning and operational requirements.